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| APPLICATION NO. FILING DATE | | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. | |
|--|------------|----------------------|---------------------------------|------------------|--|
| 10/038,326 | 01/02/2002 | Roger Smith | SRF-001-A | 7254 | |
| 7590 12/09/2003 | | | EXAMINER | | |
| Christian J. Garascia | | | BOEHLER, ANNE MARIE M | | |
| YOUNG & BA | SILE, P.C. | ART UNIT | PAPER NUMBER | | |
| 3001 West Big Beaver Road Troy, MI 48084-3107 | | | 3611 DATE MAILED: 12/09/2003 | | |

Please find below and/or attached an Office communication concerning this application or proceeding.

| <i>-</i> | | | | | S) | N | | | |
|---|--|---|--|--|---|----------------------------------|--|--|--|
| | | | Application No. | Appli | icant(s) | | | | |
| | | | 10/038,326 | SMIT | H, ROGER | et . | | | |
| , Office Action Summary | | Examiner | Art U | nit | | | | | |
| | | | Anne Marie M Boehler | 3611 | | | | | |
| Period f | The MAILING DATE of this commu r Reply | inication appe | ars on the cover sheet w | with the corresp | ond nc addres | s | | | |
| THE - Exte after - If the - If NO - Failu - Any | ORTENED STATUTORY PERIOD MAILING DATE OF THIS COMMU! nsions of time may be available under the provision SIX (6) MONTHS from the mailing date of this cone period for reply specified above is less than thirty period for reply is specified above, the maximum are to reply within the set or extended period for repreply received by the Office later than three months ed patent term adjustment. See 37 CFR 1.704(b). | NICATION. ns of 37 CFR 1.136 nmunication. (30) days, a reply v statutory period wil | (a). In no event, however, may a within the statutory minimum of th I apply and will expire SIX (6) MC ause the application to become | a reply be timely filed nirty (30) days will be ONTHS from the maili ABANDONED (35 U | considered timely. ng date of this commu S.C. § 133). | nication. | | | |
| 1)🖂 | Responsive to communication(s) fi | led on <u>08 Se</u> | <u>otember 2003</u> . | | | | | | |
| 2a)□ | This action is FINAL. | 2b)⊠ This a | ction is non-final. | | | | | | |
| 3)□ | Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. | | | | | | | | |
| Disposit | ion of Claims | | | | | | | | |
| 4)🖂 | Claim(s) 1-20 is/are pending in the | application. | | | | | | | |
| | 4a) Of the above claim(s) 13-17 is/are withdrawn from consideration. | | | | | | | | |
| 5)□ | Claim(s) is/are allowed. | | | | | | | | |
| · — | Claim(s) <u>1-3,5 and 18-20</u> is/are rejected. | | | | | | | | |
| - | Claim(s) 4, 6-12 is/are objected to. | | | | | | | | |
| | Claim(s) are subject to restr | nction and/or | election requirement. | | | | | | |
| Applicat | ion Papers | | | | | | | | |
| , | The specification is objected to by t | | | | | | | | |
| 10)∐ | The drawing(s) filed on is/are | - | • | - | | | | | |
| | Applicant may not request that any obj | | | | , , | | | | |
| 44) | Replacement drawing sheet(s) including | - | * | | | ` ' | | | |
| • | The oath or declaration is objected | to by the Exa | iminer. Note the attach | ed Office Action | i or ionn PiO-i | 52 . | | | |
| | under 35 U.S.C. §§ 119 and 120 | | | 0.440(.) (.) | (0 | | | | |
| * \$ 13) | Acknowledgment is made of a claim All b) Some * c) None of: 1. Certified copies of the priorit 2. Certified copies of the priorit 3. Copies of the certified copies application from the Internative the attached detailed Office active the attached of attached the attached of attached the a | y documents y documents s of the prioritional Bureau ion for a list of for domestic led in the first anguage proversis to the for domestic for domestic for domestic for domestic security. | have been received. have been received in ty documents have beet (PCT Rule 17.2(a)). If the certified copies not priority under 35 U.S.C sentence of the specification has priority under 35 U.S.C | Application No. on received in the streceived. So § 119(e) (to a sication or in an obeen received. So §§ 120 and/o | nis National Stag a provisional app Application Data | olication) a Sheet. ecific | | | |
| A44aabaa | 4 (a) | | | | | | | | |
| 2) 🔲 Notic | te of References Cited (PTO-892) te of Draftsperson's Patent Drawing Review | | | | 13) Paper No(s) pplication (PTO-152) | | | | |
| 3) 🛛 Infor | mation Disclosure Statement(s) (PTO-1449) | Paper No(s) <u>5</u> . | 6) 🔲 Other: | | | | | | |

DETAILED ACTION

Claims 13-17 are withdrawn from further consideration pursuant to 37 CFR
 1.142(b) as being drawn to a nonelected species, there being no allowable generic or

linking claim. Election was made without traverse in Paper No. 5.

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

3. Claims 1-3, 5, and 20 are rejected under 35 U.S.C. 102(b) as being anticipated by Gortnar et al. (USPN 3,656,570).

Gortnar shows a hydraulically driven four wheel drive vehicle having a hydraulic motor 20-24 for each wheel. A pump 3, 4, 5, feeds oil to the motors. Loss of traction at

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one or more wheels is detected and causes a reduction in flow to the motor at that wheel.

4. Claims 1-3, 5, and 20 are rejected under 35 U.S.C. 102(a and e) as being anticipated by Rodgers et al. (USPN 6,408,972).

Rodgers shows a traction controlled four wheel drive vehicle, A motor 14-20 is provided at each wheel32-38 loss of traction at each wheel is sensed 40-46 and output of the motors is controlled in response to detected slip.

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 18 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gortnar '972 in view of Puett (USPN 6119802).

Gortnar lacks a teaching of an accumulator that receives output from a motor on a slipping wheel.

Puiett teaches diverting motor output to an accumulator when it is not required.

It would have been obvious to one of ordinary skill in the art to provide the Gortnar vehicle with an accumulator that receives motor output when it is not required to drive the wheels, in order to assist the pump for smooth acceleration of the vehicle.

7. Claims 4 and 6-12 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

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8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Pollman, Prohaska, Kaspar, and Gray show hydraulically driven four wheel drive vehicles.

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Anne Marie M Boehler whose telephone number is 703-308-0422. The examiner can normally be reached on 7:30-5:00, Monday-Thursday, and alternate Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lesley Morris can be reached on 703-308-0629. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9326.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-1113.

Anne Marie M Boehler Primary Examiner Art Unit 3611 Page 4

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